

September 21, 2012

Anthony Herman, Esquire
General Counsel
Federal Election Commission
999 E Street, NW
Washington, DC 20463

MUR # 6664

RECEIVED
FEDERAL ELECTION
COMMISSION
2012 OCT -9 PM 4:14
OFFICE OF GENERAL
COUNSEL

Re: Jamie Wall, Wall for Congress Committee, Wisconsin Jobs Now!, Inc., and
Paula Zellner

Dear Mr. Herman:

Pursuant to 2 USC § 437g(a)(1) and 11 CFR § 111.4, please accept this letter as a Complaint against Jamie Wall ("Wall"), Wall for Congress Committee ("Committee"), Wisconsin Jobs Now!, Inc. ("WI Jobs Now!"), the Service Employees International Union ("SEIU") and Paula Zellner ("Zellner") for operating in violation of the Federal Election Campaign Act of 1971, as amended (the "Act"), as Exhibit #1, and Federal Election Commission ("FEC" or "Commission") regulations, as Ex. #2.

Introduction

Jamie Wall has accepted prohibited corporate contributions in violation of the Act, 2 USC § 441b Contributions by Corporations, and FEC regulations, 11 CFR § 111.4. Wall has accepted an in-kind contribution of the services of his campaign manager, Paula Zellner, from the SEIU and its subsidiary, Wisconsin Jobs Now!

The Act states that "It is unlawful for...any corporation...to make a contribution in connection with any election to any political office..." 2 USC § 441b. Further, it is unlawful "for any candidate...to accept or receive any contribution prohibited by this section." 2 USC § 441b. One type of contribution is defined as "the payment by any person of compensation for the personal services of another person which are rendered to a political committee without charge for any purpose." 2 USC § 431b(8)(ii).

Similarly, FEC regulations bar a corporation from making a contribution in connection with any political office, including Federal offices. 11CFR 114.2(a). Further, it is illegal for a candidate to knowingly accept or receive any prohibited contribution. A contribution is defined as "any direct or indirect payment...service, or anything of value." 11CFR 114.2(a).

By accepting this contribution, Wall has violated the Federal Election Campaign Act of 1971 ("Act") and Federal Election Commission regulations ("FEC"). Additionally, SEIU & Paula Zellner have violated these same laws.

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BACKGROUND

Wall began his campaign for Wisconsin's 8th Congressional district on October 14, 2011. He filed an FEC Form 1, Statement of Organization, and FEC Form 2, Statement of Candidacy. Ex. #3. His authorized principal campaign committee is called "Wall For Congress."

The Services Employees International Union ("SEIU") is a nationwide labor organization. SEIU's Wisconsin office is located at 260 East Highland Avenue, Suite 500, Milwaukee, WI 53202. Wisconsin Jobs Now!, Inc., a subsidiary of SEIU, is a non-stock corporation filed in Wisconsin at its principal office at 260 East Highland Avenue, Suite 500, Milwaukee, WI 53202. Ex. #4.

FACTS

Paula Zellner is a Political Coordinator for the Service Employees International Union ("SEIU") and SEIU's subsidiary, Wisconsin Jobs Now! ("WI Jobs Now!"). Zellner has repeatedly claimed this position over the last two years.

On October 2, 2011, and on May 5, 2012, Zellner listed herself as Political Coordinator for SEIU/WI Jobs Now! in contribution disclosures for two different local elections. Ex. #5. On January 18, 2012, Zellner also disclosed her position with SEIU/WI Jobs Now! in a 2012 Racine Police Department Report. Ex. #6. On June 26, 2011, Zellner was listed as the point of contact for a WI Jobs Now! town hall. Ex. #7. Zellner has been heavily associated with WI Jobs Now! since June 26, 2011.

But, Zellner has also acted as Jamie Wall's Campaign Manager. On October 3, 2011, Zellner listed her occupation as Campaign Manager and her employer as "Wall for Congress" on a Wall For Congress Financial Contribution Disclosure form following a contribution to the Committee. Ex. #8. She was Wall's point of contact for media inquiries starting on October 5, 2011 Ex. #9.

And, she retained her position as Campaign Manager. She remained his point of contact in Committee announcements on January 18, 2012, February 2, 2012, February 14, 2012, February 29, 2012, and March 3, 2012. Ex. #10. Not only by name, but her personal cell phone number was provided in these press releases as the point of contact along with an official Committee e-mail address directed to Ms. Zellner. Ex. # 6 & Ex. # 10.¹ Further, Wall reimbursed Zellner for \$284.00 on February 29, 2012. Ex. #11. Zellner's first payment was \$3,434.55 by the Committee on April 1, 2012, a recorded payroll expense. Ex. #12. According to Wall's disclosures, he did not pay Zellner previously.²

² Wall's disclosures are accessible via <http://www.fec.gov/fecviewer/CandidateCommitteeDetail.do#3> or by going to 1. www.fec.gov, then 2. Campaign Finance Disclosure Portal, Searchable Systems, Electronic Filing Search, 3. click the tab entitled: http://www.fec.gov/finance/disclosure/candemte_info.shtml, 4. type "Wall for Congress" in the search, Wisconsin for State, and filings under default tab, click his 2012 campaign.

Finally, recent action has been taken by Wall & SEIU to eliminate evidence of this issue. Following an article in the Milwaukee Journal Sentinel on August 5, 2012 the Committee has altered said Committee announcements to remove Zellner's information.

As Zellner was involved with both the Wall campaign and the SEIU/Wisconsin Jobs Now! organizations at the same time, serious and legitimate questions also arise over potential illegal coordination between the two groups. Further investigation is required. Ms. Zellner's longstanding involvement with Wisconsin Jobs Now! protests make it highly likely that she and Wall campaign individuals were aware and coordinating Wisconsin Jobs Now! protests directed at Representative Reid Ribble, Mr. Wall's political opponent.

FEDERAL ELECTION CAMPAIGN ACT OF 1971

The Federal Election Campaign Act of 1971 ("Act") strictly prohibits corporations and labor organizations from making contributions or expenditures in connection with any election to any political office. Ex. #1: 2 USC § 441b(a).

The Act states that "It is unlawful for...any corporation...to make a contribution in connection with any election to any political office..." Further, it is unlawful "for any candidate...to accept or receive any contribution prohibited by this section." Ex. #1: 2 USC § 441b. One type of contribution is defined as "the payment by any person of compensation for the personal services of another person which are rendered to a political committee without charge for any purpose." Ex. #1: 2 USC § 431b(8)(ii).

The Act defines "contribution" in two ways. First, "contribution" includes "any gift, subscription, loan, advance, or deposit of money or anything of value made by any person for the purpose of influencing any election for Federal office." Ex. #1: 2 USC 431(8)(A)(i). Second, "contribution" includes the "payment by any person of compensation for the personal services of another person which are rendered to a political committee without charge for any purpose." Ex. #1: 2 USC § 431(8)(A)(ii),

FEC REGULATIONS

Federal Election Commission ("FEC") regulations strictly prohibit corporations and labor organizations from making contributions or expenditures in connection with any election to any political office. Ex. #:2: 11 CFR § 114.2(a). Further, it is illegal for a candidate to knowingly accept or receive any prohibited contribution. Ex. #2: 11CFR §114.2(d).

A contribution is defined as "any direct or indirect payment...service, or anything of value." Ex. #:2: 11CFR 114.2(a). Further, The FEC regulations similarly prohibit candidates and political committees from "knowingly accepting or receiving" illegal corporate contributions. Ex. #:2: 11 CFR § 114.2(d).

ARGUMENT

Zellner was employed by SEIU/WI Jobs Now! while she was working as Jamie Wall's campaign manager. From June 26, 2011 until May 5, 2012, Zellner listed SEIU/WI Jobs Now! as her employer, was listed as the contact person for WI Jobs Now! events and was listed as an organizer for at least one WI Jobs Now! protest in police reports. Ex. #5,6,7.

From October 3, 2011 to the present, Zellner listed "campaign manager" as her occupation and "Wall for Congress" Committee as her employer on political contributions and has been listed as the point of contact for the Committee on multiple Committee-issued notices. Ex. #8,9,10,11. For a period of six months, from October 3, 2011, until March 31, 2012, the "Wall for Congress" Committee's FEC reports do not show any disbursements to Zellner for "payroll expenses."³

Presumably, Zellner was being compensated by SEIU/WI Jobs Now! for the services she was providing the organization. Since Zellner was not receiving compensation for her work as the campaign manager for the Committee, a senior-level position in a campaign and one often requiring considerable amounts of time, it follows that the salary and benefits that she was receiving from WI Jobs Now! are in-kind contributions from SEIU/WI Jobs Now! to Wall and the "Wall for Congress" Committee under the Act and FEC regulations.

As corporations, SEIU/WI Jobs Now! are absolutely prohibited from contributing to the "Wall for Congress" Committee. Zellner and SEIU/WI Jobs Now! made, and Wall and the Committee accepted, prohibited corporate contributions. These contributions are in direct violation of the Act and FEC regulations.

Even if Zellner was not receiving funds from SEIU/WI Jobs Now!, her in-kind contribution has exceeded the \$5,000.00 maximum for U.S. Congress. Again, Wall has violated federal law and FEC regulations in accepting this contribution.

Conclusion

Upon information and belief, and based upon the facts relayed herein, Jamie Wall, Wall for Congress Committee, the SEIU, WI Jobs Now! and Paula Zellner have violated the Federal Election Campaign Act of 1971, as amended, and Federal Election Commission Regulations.

I, with the support of other concerned citizens of Wisconsin, respectfully request that the Commission conduct an **immediate** investigation into the violations outlined above and impose the maximum penalty under law. Ex. #13.

³ Wall's disclosures are accessible via <http://www.fec.gov/fecviewer/CandidateCommitteeDetail.do#3> or by going to 1. www.fec.gov, then 2. Campaign Finance Disclosure Portal, Searchable Systems, Electronic Filing Search, 3. click the tab entitled: http://www.fec.gov/finance/disclosure/candidate_info.shtml, 4. type "Wall for Congress" in the search, Wisconsin for State, and filings under default tab, click his 2012 campaign.

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The foregoing is correct and accurate to the best of my knowledge, information and belief.

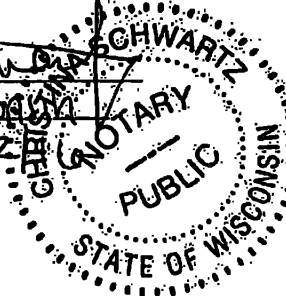
Respectfully submitted on October 2, 2012,

Ronald W. Tusler

Ronald W. Tusler
Attorney-at-Law
WI State Bar No. 1066815

Subscribed and sworn before me this
2 day of October, 2012.

Christina Schwartz
Notary Public, State of Wisconsin
My commission expires: 8/22/13



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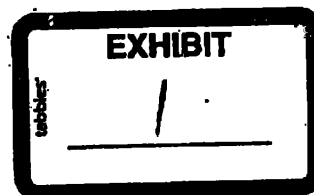
(2) *Notification of disposal of excess contributions.* In the next regularly scheduled report after the date of the election for which a candidate seeks nomination for election to, or election to, Federal office, the candidate or the candidate's authorized committee shall submit to the Commission a report indicating the source and amount of any excess contributions (as determined under subsection (a) and the manner in which the candidate or the candidate's authorized committee used such funds.

(3) *Enforcement.* For provisions providing for the enforcement of the reporting requirements under this subsection, see section 309 (2 U.S.C. § 437g).

§ 441b. Contributions or expenditures by national banks, corporations, or labor organizations

(a) It is unlawful for any national bank, or any corporation organized by authority of any law of Congress, to make a contribution or expenditure in connection with any election to any political office, or in connection with any primary election or political convention or caucus held to select candidates for any political office, or for any corporation whatever, or any labor organization, to make a contribution or expenditure in connection with any election at which presidential and vice presidential electors or a Senator or Representative in, or a Delegate or Resident Commissioner to, Congress are to be voted for, or in connection with any primary election or political convention or caucus held to select candidates for any of the foregoing offices, or for any candidate, political committee, or other person, knowingly or in neglect or uncertainty, any contribution prohibited by this section, or any officer or any director of any corporation, or any national bank or any officer of any labor organization, to consent to any contribution or expenditure by the corporation, national bank, or labor organization, as the case may be, prohibited by this section.

(b) (1) For the purposes of this section the term "labor organization" means any organization of any kind, or any agency or employee representation committee or plan, in which employees participate and which exists for the purpose, in whole or in part, of dealing with employers concerning grievances, labor disputes, wages, rates of pay, hours of employment, or conditions of work.



(2) For purposes of this section and section 791(h) of title 15,¹ the term “contribution or expenditure” includes a contribution or expenditure, as those terms are defined in section 301 (2 U.S.C. § 431), and also includes any direct or indirect payment, distribution, loan, advance, deposit, or gift of money, or any services, or anything of value (except a loan of money by a national or State bank made in accordance with the applicable banking laws and regulations and in the ordinary course of business) to any candidate, campaign committee, or political party or organization, in connection with any election to any of the offices referred to in this section or for any applicable electioneering communication,² but shall not include

(A) communications by a corporation to its stockholders and executive or administrative personnel and their families or by a labor organization to its members and their families on any subject;

(B) nonpartisan registration and get-out-the-vote campaigns by a corporation aimed at its stockholders and executive or administrative personnel and their families, or by a labor organization aimed at its members and their families; and

(C) the establishment, administration, and solicitation of contributions to a separate segregated fund to be utilized for political purposes by a corporation, labor organization,

¹15 U.S.C. § 791(h) was repealed by section 1263 of the Energy Policy Act of 2005, Pub. L. No. 109-58, on August 8, 2005. Prior to that, section 791 provided:

“(h)Political contributions forbidden.

It shall be unlawful for any registered holding company, or any subsidiary company thereof, by use of the mails or any means or instrumentality of interstate commerce, or otherwise, directly or indirectly—

(1) to make any contribution whatever in connection with the candidacy, nomination, election or appointment of any person for or to any office or position in the Government of the United States, a State, or any political subdivision of a State, or any agency, authority, or instrumentality of any one or more of the foregoing; or

(2) to make any contribution to or in support of any political party or any committee or agency thereof.

The term “contribution” as used in this subsection includes any gift, subscription, loan, advance, or deposit of money or anything of value, and includes any contract, agreement, or promise, whether or not legally enforceable, to make a contribution.”

²Sections 203(a) and 214(d) of the Bipartisan Campaign Reform Act of 2002 (BCRA), Pub. L. No. 107-155, amended section 441b(b)(2). These amendments are effective as of November 6, 2002. On June 25, 2007, the Supreme Court held, in *FEC v. Wisconsin Right to Life*, 551 U.S. ___, 127 S. Ct. 2652 (2007), that the provisions of section 441b(b)(2) were unconstitutional “as applied” to ads that the plaintiff, a 501(c)(4) nonprofit corporation, intended to run before the 2004 elections. The Supreme Court concluded that these financing restrictions are unconstitutional as applied to these ads because the ads were not express advocacy or its “functional equivalent.” For more information, see 72 FR 72899 (December 26, 2007).

(B) any separate segregated fund established under the provisions of section 441b(b) of this title; or

(C) any local committee of a political party which receives contributions aggregating in excess of \$5,000 during a calendar year, or makes payments exempted from the definition of contribution or expenditure as defined in paragraphs (8) and (9) of this section aggregating in excess of \$5,000 during a calendar year, or makes contributions aggregating in excess of \$1,000 during a calendar year or makes expenditures aggregating in excess of \$1,000 during a calendar year.

(5) The term "principal campaign committee" means a political committee designated and authorized by a candidate under section 432(e)(1) of this title.

(6) The term "authorized committee" means the principal campaign committee or any other political committee authorized by a candidate under section 432(e)(1) of this title to receive contributions or make expenditures on behalf of such candidate.

(7) The term "connected organization" means any organization which is not a political committee but which directly or indirectly establishes, administers, or financially supports a political committee.

(8) (A) The term "contribution" includes—

(i) any gift, subscription, loan, advance, or deposit of money or anything of value made by any person for the purpose of influencing any election for Federal office; or

~~(ii) the payment by any person of compensation for the personal services of another person which are rendered to a political committee without charge for any purpose.~~

(B) The term "contribution" does not include—

(i) the value of services provided without compensation by any individual who volunteers on behalf of a candidate or political committee;

(ii) the use of real or personal property, including a church or community room used on a regular basis by members of a community for noncommercial purposes, and the cost of invitations, food, and beverages, voluntarily provided by an individual to any candidate or any political committee of a political party in rendering voluntary personal services on the individual's residential premises

or in the church or community room for candidate-related or political party-related activities, to the extent that the cumulative value of such invitations, food, and beverages provided by such individual on behalf of any single candidate does not exceed \$1,000 with respect to any single election, and on behalf of all political committees of a political party does not exceed \$2,000 in any calendar year;

(iii) the sale of any food or beverage by a vendor for use in any candidate's campaign or for use by or on behalf of any political committee of a political party at a charge less than the normal comparable charge, if such charge is at least equal to the cost of such food or beverage to the vendor, to the extent that the cumulative value of such activity by such vendor on behalf of any single candidate does not exceed \$1,000 with respect to any single election, and on behalf of all political committees of a political party does exceed \$2000 in any calendar year;

(iv) any unreimbursed payment for travel expenses made by any individual on behalf of any candidate or any political committee of a political party, to the extent that the cumulative value of such activity by such individual on behalf of any single candidate does not exceed \$1,000 with respect to any single election, and on behalf of all political committees of a political party does not exceed \$2,000 in any calendar year;

(v) the payment by a State or local committee of a political party of the costs of preparation, display, or mailing or other distribution incurred by such committee with respect to a printed slate card or sample ballot, or other printed listing, of 3 or more candidates for any public office for which an election is held in the State in which such committee is organized, except that this clause shall not apply to any cost incurred by such committee with respect to a display of any such listing made on broadcasting stations, or in newspapers, magazines, or similar types of general public political advertising;

(vi) any payment made or obligation incurred by a corporation or a labor organization which, under section 441b(b) of this title, would not constitute an expenditure by such corporation or labor organization;

(vii) any loan of money by a State bank, a federally chartered depository institution, or a depository institution the deposits or accounts of which are insured by the Federal Deposit Insurance Corporation . . .¹ or the National Credit Union Administration, other than any overdraft made with respect to a checking or savings account, made in accordance with applicable law and in the ordinary course of business, but such loan—

(I) shall be considered a loan by each endorser or guarantor, in that proportion of the unpaid balance that each endorser or guarantor bears to the total number of endorsers or guarantors;

(II) shall be made on a basis which assures repayment, evidenced by a written instrument, and subject to a due date or amortization schedule; and

(III) shall bear the usual and customary interest rate of the lending institution;

(viii)² any legal or accounting services rendered to or on behalf of—

(I) any political committee of a political party if the person paying for such services is the regular employer of the person rendering such services and if such services are not attributable to activities which directly further the election of any designated candidate to Federal office; or

(II) an authorized committee of a candidate or any other political committee, if the person paying for such services is the regular employer of the individual rendering such services and if such services are solely for the purpose of ensuring compliance with this Act or chapter 95 or chapter 96 of title 26, but amounts paid or incurred by the regular employer

¹ The omitted language is an obsolete reference to the Federal Savings and Loan Insurance Corporation, which in past years provided account or deposit insurance. This corporation was abolished and its functions transferred in 1989. See note at 12 U.S.C. § 1437 for a fuller explanation.

²Section 103(b) of the Bipartisan Campaign Reform Act of 2002 (BCRA), Pub. L. No. 107-155, amended section 431(8)(B) to strike clause (viii) (regarding donations to party building funds) and redesignate clauses (ix) through (xv) as clauses (viii) through (xiv) respectively. This amendment is effective as of November 6, 2002.

for such legal or accounting services shall be reported in accordance with section 434(b) of this title by the committee receiving such services;

(ix) the payment by a State or local committee of a political party of the costs of campaign materials (such as pins, bumper stickers, handbills, brochures, posters, party tabloids, and yard signs) used by such committee in connection with volunteer activities on behalf of nominees of such party: *Provided, That—*

(1) such payments are not for the cost of campaign materials or activities used in connection with any broadcasting, newspaper, magazine, billboard, direct mail, or similar type of general public communication or political advertising;

(2) such payments are made from contributions subject to the limitations and prohibitions of this Act; and

(3) such payments are not made from contributions designated to be spent on behalf of a particular candidate or particular candidates;

(x) the payment by a candidate, for nomination or election to any public office (including State or local office), or authorized committee of a candidate, of the costs of campaign materials which include information on or reference to any other candidate and which are used in connection with volunteer activities (including pins, bumper stickers, handbills, brochures, posters, and yard signs, but not including the use of broadcasting, newspapers, magazines, billboards, direct mail, or similar types of general public communication or political advertising): *Provided, That* such payments are made from contributions subject to the limitations and prohibitions of this Act;

(xi) the payment by a State or local committee of a political party of the costs of voter registration and get-out-the-vote activities conducted by such committee on behalf of nominees of such party for President and Vice President: *Provided, That—*

(1) such payments are not for the costs of campaign materials or activities used in connection

with any broadcasting, newspaper, magazine, billboard, direct mail, or similar type of general public communication or political advertising;

(2) such payments are made from contributions subject to the limitations and prohibitions of this Act; and

(3) such payments are not made from contributions designated to be spent on behalf of a particular candidate or candidates;

(xii) payments made by a candidate or the authorized committee of a candidate as a condition of ballot access and payments received by any political party committee as a condition of ballot access;

(xiii) any honorarium (within the meaning of section 441i¹ of this title); and

(xiv)²any loan of money derived from an advance on a candidate's brokerage account, credit card, home equity line of credit, or other line of credit available to the candidate, if such a loan is made in accordance with applicable law and under commercially reasonable terms and if the person making such loan makes loans derived from an advance on the candidate's brokerage account, credit card, home equity line of credit, or other line of credit in the normal course of the person's business.

(9) (A) The term "expenditure" includes—

(i) any purchase, payment, distribution, loan, advance, deposit, or gift of money or anything of value, made by any person for the purpose of influencing any election for Federal office; and

(ii) a written contract, promise, or agreement to make an expenditure.

(B) The term "expenditure" does not include—

(i) any news story, commentary, or editorial distributed through the facilities of any broadcasting station,

¹This is an obsolete reference to a section of the law repealed in 1991 and not to current section 441i.

²Section 502(6) of the Department of Transportation and Related Agencies Appropriations Act, 2001, Pub. Law No. 106-346 amended 2 U.S.C. § 431(8)(B) by adding new clause (xv). Section 103(b) of the Bipartisan Campaign Reform Act of 2002 (BCRA), Pub. L. No. 107-155, amended section 431(8)(B) to redesignate clause (xv) as clause (xiv). This amendment is effective as of November 6, 2002.

newspaper, magazine, or other periodical publication, unless such facilities are owned or controlled by any political party, political committee, or candidate;

(ii) nonpartisan activity designed to encourage individuals to vote or to register to vote;

(iii) any communication by any membership organization or corporation to its members, stockholders, or executive or administrative personnel, if such membership organization or corporation is not organized primarily for the purpose of influencing the nomination for election, or election, of any individual to Federal office, except that the costs incurred by a membership organization (including a labor organization) or by a corporation directly attributable to a communication expressly advocating the election or defeat of a clearly identified candidate (other than a communication primarily devoted to subjects other than the express advocacy of the election or defeat of a clearly identified candidate), shall, if such costs exceed \$2,000 for any election, be reported to the Commission in accordance with section 434(a)(4)(A)(i) of this title, and in accordance with section 434(a)(4)(A)(ii) of this title with respect to any general election;

(iv) the payment by a State or local committee of a political party of the costs of preparation, display, or mailing or other distribution incurred by such committee with respect to a printed slate card or sample ballot, or other printed listing, of 3 or more candidates for any public office for which an election is held in the State in which such committee is organized, except that this clause shall not apply to costs incurred by such committee with respect to a display of any such listing made on broadcasting stations, or in newspapers, magazines, or similar types of general public political advertising;

(v) any payment made or obligation incurred by a corporation or a labor organization which, under section 441b(b) of this title, would not constitute an expenditure by such corporation or labor organization;

(vi) any costs incurred by an authorized committee or candidate in connection with the solicitation of contributions on behalf of such candidate, except that this clause shall not apply with respect to costs incurred by an authorized committee of a candidate in excess of an

Code of Federal Regulations

Title 11 - Federal Elections

EXHIBIT

tabbies

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Volume: 1

Date: 2011-01-01

Original Date: 2011-01-01

Title: Section 114.2 - Prohibitions on contributions, expenditures and electioneering communications.

Context: Title 11 - Federal Elections. CHAPTER I - FEDERAL ELECTION COMMISSION.

SUBCHAPTER A - GENERAL. PART 114 - CORPORATE AND LABOR ORGANIZATION ACTIVITY.

§ 114.2 Prohibitions on contributions, expenditures and electioneering communications.

(a) National banks and corporations organized by authority of any law of Congress are prohibited from making a contribution, as defined in 11 CFR 114.1(a), in connection with any election to any political office, including local, State and Federal offices, or in connection with any primary election or political convention or caucus held to select candidates for any political office, including any local, State or Federal office. National banks and corporations organized by authority of any law of Congress are prohibited from making expenditures as defined in 11 CFR 114.1(a) for communications to those outside the restricted class expressly advocating the election or defeat of one or more clearly identified candidate(s) or the candidates of a clearly identified political party, with respect to an election to any political office, including any local, State, or Federal office.

(1) Such national banks and corporations may engage in the activities permitted by 11 CFR part 114, except to the extent that such activity is foreclosed by provisions of law other than the Act.

(2) The provisions of 11 CFR part 114 apply to the activities of a national bank, or a corporation organized by any law of Congress, in connection with local, State and Federal elections.

(b)(1) Any corporation whatever or any labor organization is prohibited from making a contribution as defined in 11 CFR part 100, subpart B. Any corporation whatever or any labor organization is prohibited from making a contribution as defined in 11 CFR 114.1(a) in connection with any Federal election.

(2) Except as provided at 11 CFR 114.10, corporations and labor organizations are prohibited from:

(i) Making expenditures as defined in 11 CFR part 100, subpart D; or

(ii) Making expenditures with respect to a Federal election (as defined in 11 CFR 114.1(a)), for communications to those outside the restricted class that expressly advocate the election or defeat of one or more clearly identified candidate(s) or the candidates of a clearly identified political party.

(3) Corporations and labor organizations are prohibited from making payments for an electioneering communication to those outside the restricted class unless permissible under 11 CFR 114.10 or 114.15. However, this paragraph (b)(3) shall not apply to State party committees and State candidate committees that incorporate under 26 U.S.C. 527(e)(1), provided that:

(i) The committee is not a political committee as defined in 11 CFR 100.5;

(ii) The committee incorporated for liability purposes only;

(iii) The committee does not use any funds donated by corporations or labor organizations to make electioneering communications; and

(iv) The committee complies with the reporting requirements for electioneering communications at 11 CFR part 104.

(c) Disbursements by corporations and labor organizations for the election-related activities described

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in 11 CFR 114.3 and 114.4 will not cause those activities to be contributions or expenditures, even when coordinated with any candidate, candidate's agent, candidate's authorized committee(s) or any party committee to the extent permitted in those sections. Coordination beyond that described in 11 CFR 114.3 and 114.4 shall not cause subsequent activities directed at the restricted class to be considered contributions or expenditures. However, such coordination may be considered evidence that could negate the independence of subsequent communications to those outside the restricted class by the corporation, labor organization or its separate segregated fund, and could result in an in-kind contribution. See 11 CFR 109.16 regarding independent expenditures and coordination with candidates.

(d) A candidate, political committee, or other person is prohibited from knowingly accepting or receiving any contribution prohibited by this section.

(e) No officer or director of any corporation or any national bank, and no officer of any labor organization shall consent to any contribution or expenditure by the corporation, national bank, or labor organization prohibited by this section.

(f) *Facilitating the making of contributions.* (1) Corporations and labor organizations (including officers, directors or other representatives acting as agents of corporations and labor organizations) are prohibited from facilitating the making of contributions to candidates or political committees, other than to the separate segregated funds of the corporations and labor organizations. Facilitation means using corporate or labor organization resources or facilities to engage in fundraising activities in connection with any federal election, such as activities which go beyond the limited exemptions set forth in 11 CFR part 100, subparts B and C, part 100, subparts D and E, 114.9(a) through (c) and 114.13. A corporation does not facilitate the making of a contribution to a candidate or political committee if it provides goods or services in the ordinary course of its business as a commercial vendor in accordance with 11 CFR part 116 at the usual and normal charge.

(2) Examples of facilitating the making of contributions include but are not limited to—

(i) Fundraising activities by corporations (except commercial vendors) or labor organizations that involve—

(A) Officials or employees of the corporation or labor organization ordering or directing subordinates or support staff (who therefore are not acting as volunteers) to plan, organize or carry out the fundraising project as a part of their work responsibilities using corporate or labor organization resources, unless the corporation or labor organization receives advance payment for the fair market value of such services;

(B) Failure to reimburse a corporation or labor organization within a commercially reasonable time for the use of corporate facilities described in 11 CFR 114.9(d) in connection with such fundraising activities;

(C) Using a corporate or labor organization list of customers, clients, vendors or others who are not in the restricted class to solicit contributions or distribute invitations to the fundraiser, unless the corporation or labor organization receives advance payment for the fair market value of the list;

(D) Using meeting rooms that are not customarily made available to clubs, civic or community organizations or other groups; or

(E) Providing catering or other food services operated or obtained by the corporation or labor organization, unless the corporation or labor organization receives advance payment for the fair market value of the services;

(ii) Providing materials for the purpose of transmitting or delivering contributions, such as stamps, envelopes addressed to a candidate or political committee other than the corporation's or labor organization's separate segregated fund, or other similar items which would assist in transmitting or delivering contributions, but not including providing the address of the candidate or political committee;

(iii) Soliciting contributions earmarked for a candidate that are to be collected and forwarded by the corporation's or labor organization's separate segregated fund, except to the extent such

contributions also are treated as contributions to and by the separate segregated fund; or

(iv) Using coercion, such as the threat of a detrimental job action, the threat of any other financial reprisal, or the threat of force, to urge any individual to make a contribution or engage in fundraising activities on behalf of a candidate or political committee.

(3) Facilitating the making of contributions does not include the following activities if conducted by a separate segregated fund—

(i) Any activity specifically permitted under 11 CFR 110.1, 110.2, or 114.5 through 114.8, including soliciting contributions to a candidate or political committee, and making in kind contributions to a candidate or political committee; and

(ii) Collecting and forwarding contributions earmarked to a candidate in accordance with 11 CFR 110.6.

(4) Facilitating the making of contributions also does not include the following activities if conducted by a corporation or labor organization—

(i) Enrolling members of a corporation's or labor organization's restricted class in a payroll deduction plan or check-off system which deducts contributions from dividend or payroll checks to make contributions to the corporation's or labor organization's separate segregated fund or an employee participation plan pursuant to 11 CFR 114.11;

(ii) Soliciting contributions to be sent directly to candidates if the solicitation is directed to the restricted class, see 11 CFR 114.1(a)(2)(i); and

(iii) Soliciting contributions earmarked for a candidate that are to be collected and forwarded by the corporation's or labor organization's separate segregated fund, to the extent such contributions also are treated as contributions to and by the separate segregated fund.

(5) Facilitating the making of contributions also does not include the provision of incidental services by a corporation to collect and forward contributions from its employee stockholders and executive and administrative personnel to the separate segregated fund of a trade association of which the corporation is a member, including collection through a payroll deduction or check-off system, pursuant to 11 CFR 114.8(e)(4).

[60 FR 64274, Dec. 14, 1995, as amended at 67 FR 65211, Oct. 23, 2002; 67 FR 78681, Dec. 26, 2002; 70 FR 41944, July 21, 2005; 72 FR 72913, Dec. 26, 2007]

Code of Federal Regulations

Title 11 - Federal Elections

Volume: 1

Date: 2011-01-01

Original Date: 2011-01-01

Title: Section 114.1 - Definitions.

Context: Title 11 - Federal Elections. CHAPTER I - FEDERAL ELECTION COMMISSION.

SUBCHAPTER A - GENERAL. PART 114 - CORPORATE AND LABOR ORGANIZATION ACTIVITY.

§ 114.1 Definitions.

(a) For purposes of part 114 and section 12(h) of the Public Utility Holding Company Act (15 U.S.C. 791(h))—

(1) The terms *contribution* and *expenditure* shall include any direct or indirect payment, distribution, loan, advance, deposit, or gift of money, or any services, or anything of value (except a loan of money by a State bank, a federally chartered depository institution (including a national bank) or a depository institution whose deposits and accounts are insured by the Federal Deposit Insurance Corporation or the National Credit Union Administration, if such loan is made in accordance with 11 CFR 100.82(a) through (d)) to any candidate, political party or committee, organization, or any other person in connection with any election to any of the offices referred to in 11 CFR 114.2 (a) or (b) as applicable.

(2) The terms *contribution* and *expenditure* shall not include—

(i) Communications by a corporation to its stockholders and executive or administrative personnel and their families or by a labor organization to its members and executive or administrative personnel, and their families, on any subject;

(ii) Registration and get-out-the-vote campaigns by a corporation aimed at its stockholders and executive or administrative personnel, and their families, or by a labor organization aimed at its members and executive or administrative personnel, and their families, as described in 11 CFR 114.3;

(iii) The establishment, administration, and solicitation of contributions to a separate segregated fund to be utilized for political purposes by a corporation, labor organization, membership organization, cooperative, or corporation without capital stock;

(iv) [Reserved]

(v) The sale of any food or beverage by a corporate vendor for use in a candidate's campaign or for use by a political committee of a political party at a charge less than the normal or comparable commercial rate, if the charge is at least equal to the costs of such food or beverage to the vendor, to the extent that: The aggregate value of such discount by the vendor on behalf of a single candidate does not exceed \$1,000 with respect to any single election; and on behalf of all political committees of each political party does not exceed \$2,000 in a calendar year.

(vi) The payment for legal or accounting services rendered to or on behalf of any political committee of a political party other than services attributable to activities which directly further the election of a designated candidate or candidates for Federal office if the corporation or labor organization paying for the services is the regular employer of the individual rendering the services. This exclusion shall not be applicable if additional employees are hired for the purpose of rendering services or if additional employees are hired in order to make regular employees available;

(vii) The payment for legal or accounting services rendered to or on behalf of an authorized committee of a candidate or any other political committee solely for the purpose of ensuring compliance with this Act or chapter 95 or 96 of the Internal Revenue Code of 1954 if the corporation or labor organization

paying for the services is the regular employer of the individual rendering the services, but amounts paid or incurred for these services shall be reported in accordance with part 104. This exclusion shall not be applicable if additional employees are hired for the purpose of rendering services or if additional employees are hired in order to make regular employees available;

(vii) Activity permitted under 11 CFR 9008.9, 9008.52 and 9008.53 with respect to a presidential nominating convention;

(ix) Donations to a State or local party committee used for the purchase or construction of its office building are subject to 11 CFR 300.35. No exception applies to contributions or donations to a national party committee that are made or used for the purchase or construction of any office building or facility; or

(x) Any activity which is specifically permitted by part 114.

(b) *Establishment, administration, and solicitation costs* means the cost of office space, phones, salaries, utilities, supplies, legal and accounting fees, fund-raising and other expenses incurred in setting up and running a separate segregated fund established by a corporation, labor organization, membership organization, cooperative, or corporation without capital stock.

(c) *Executive or administrative personnel* means individuals employed by a corporation or labor organization who are paid on a salary rather than hourly basis and who have policymaking, managerial, professional, or supervisory responsibilities.

(1) This definition includes—

(i) The individuals who run the corporation's business such as officers, other executives, and plant, division, and section managers; and

(ii) Individuals following the recognized professions, such as lawyers and engineers.

(2) This definition does not include—

(i) Professionals who are represented by a labor organization;

(ii) Salaried foreman and other salaried lower level supervisors having direct supervision over hourly employees;

(iii) Former or retired personnel who are not stockholders; or

(iv) Individuals who may be paid by the corporation or labor organization, such as consultants, but who are not employees, within the meaning of 26 CFR 31.3401(c)-1, of the corporation or labor organization for the purpose of income withholding tax on employee wages under Internal Revenue Code of 1954, section 3402.

(3) Individuals on commission may be considered executive or administrative personnel if they have policymaking, managerial, professional, or supervisory responsibility and if the individuals are employees, within the meaning of 26 CFR 31.3401(c)-1 of the corporation for the purpose of income withholding tax on employee wages under the Internal Revenue Code of 1954, section 3402.

(4) The Fair Labor Standards Act, 29 U.S.C. 261, *et seq.* and the regulations issued pursuant to that Act, 29 CFR part 541, may serve as a guideline in determining whether individuals have policymaking, managerial, professional, or supervisory responsibilities.

(d) *Labor organization* means any organization of any kind, or any agency or employee representative committee or plan, in which employees participate and which exists for the purpose, in whole or in part, of dealing with employers concerning grievances, labor disputes, wages, rates of pay, hours of employment, or conditions of work.

(e)(1) For purposes of this part *membership organization* means a trade association, cooperative, corporation without capital stock, or a local, national, or international labor organization that:

(i) Is composed of members, some or all of whom are vested with the power and authority to operate or administer the organization, pursuant to the organization's articles, bylaws, constitution or other formal

organizational documents;

(ii) Expressly states the qualifications and requirements for membership in its articles, bylaws, constitution or other formal organizational documents;

(iii) Makes its articles, bylaws, constitution, or other formal organizational documents available to its members upon request;

(iv) Expressly solicits persons to become members;

(v) Expressly acknowledges the acceptance of membership, such as by sending a membership card or including the member's name on a membership newsletter list; and

(vi) Is not organized primarily for the purpose of influencing the nomination for election, or election, of any individual to Federal office.

(2) For purposes of this part, the term *members* includes all persons who are currently satisfying the requirements for membership in a membership organization, affirmatively accept the membership organization's invitation to become a member, and either:

(i) Have some significant financial attachment to the membership organization, such as a significant investment or ownership stake; or

(ii) Pay membership dues at least annually, of a specific amount predetermined by the organization; or

(iii) Have a significant organizational attachment to the membership organization which includes: affirmation of membership on at least an annual basis; and direct participatory rights in the governance of the organization. For example, such rights could include the right to vote directly or indirectly for at least one individual on the membership organization's highest governing board; the right to vote directly for organization officers; the right to vote on policy questions where the highest governing body of the membership organization is obligated to abide by the results; the right to approve the organization's annual budget; or the right to participate directly in similar aspects of the organization's governance.

(3) Notwithstanding the requirements of paragraph (e)(2) of this section, the Commission may determine, on a case-by-case basis, that persons who do not precisely meet the requirements on the general rule, but have a relatively enduring and independently significant financial or organizational attachment to the organization, may be considered members for purposes of this section. For example, student members who pay a lower amount of dues while in school, long term dues paying members who qualify for lifetime membership status with little or no dues obligation, and retired members of the organization may be considered members for purposes of these rules.

(4) Notwithstanding the requirements of paragraphs (e)(2)(i) through (iii) of this section, members of a local union are considered to be members of any national or international union of which the local union is a part and of any federation with which the local, national, or international union is affiliated.

(5) In the case of a membership organization which has a national federation structure or has several levels, including, for example, national, state, regional and/or local affiliates, a person who qualifies as a member of any entity within the federation or of any affiliate by meeting the requirements of paragraphs (e)(2)(i), (ii), or (iii) of this section shall also qualify as a member of all affiliates for purposes of this part. The factors set forth at 11 CFR 100.5 (g)(2), (3) and (4) shall be used to determine whether entities are affiliated for purposes of this paragraph.

(6) The status of a membership organization, and of members, for purposes of this part, shall be determined pursuant to paragraph (e)(1) of this section and not by provisions of state law governing trade associations, cooperatives, corporations without capital stock, or labor organizations.

(f) *Method of facilitating the making of contributions* means the manner in which the contributions are received or collected such as, but not limited to, payroll deduction or checkoff systems, other periodic payment plans, or return envelopes enclosed in a solicitation request.

(g) *Method of soliciting voluntary contributions* means the manner in which the solicitation is undertaken including, but not limited to, mailings, oral requests for contributions, and hand distribution

of pamphlets.

(h) *Stockholder* means a person who has a vested beneficial interest in stock, has the power to direct how that stock shall be voted, if it is voting stock, and has the right to receive dividends.

(i) *Voluntary contributions* are contributions which have been obtained by the separate segregated fund of a corporation or labor organization in a manner which is in compliance with § 114.5(a) and which is in accordance with other provisions of the Act.

(j) *Restricted class*. A corporation's restricted class is its stockholders and executive or administrative personnel, and their families, and the executive and administrative personnel of its subsidiaries, branches, divisions, and departments and their families. A labor organization's restricted class is its members and executive or administrative personnel, and their families. For communications under 11 CFR 114.3, the restricted class of an incorporated membership organization, incorporated trade association, incorporated cooperative or corporation without capital stock is its members and executive or administrative personnel, and their families. (The solicitable class of a membership organization, cooperative, corporation without capital stock or trade association, as described in 11 CFR 114.7 and 114.8, may include some persons who are not considered part of the organization's restricted class, and may exclude some persons who are in the restricted class.)

(2 U.S.C. 431(8)(B)(iii), 432(c)(3), 438(a)(8), 441b; 2 U.S.C. 441b, 437d(a)(8)

[41 FR 35955, Aug. 25, 1976, as amended at 44 FR 63045, Nov. 1, 1979; 45 FR 15125, Mar. 7, 1980; 45 FR 21210, Apr. 1, 1980; 49 FR 50508, Nov. 2, 1983; 57 FR 1640, Jan. 15, 1992; 58 FR 45775, Aug. 30, 1993; 59 FR 33615, June 29, 1994; 60 FR 64273, Dec. 14, 1995; 64 FR 41273, July 30, 1999; 67 FR 49120, July 29, 2002; 67 FR 78681, Dec. 26, 2002]

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FEC FORM 2
STATEMENT OF CANDIDACY



1. (a) Name of Candidate (in full) James R. Wall		2. Identification Number
(b) Address (number and street) PO Box 1145		3. Is This Statement <input checked="" type="checkbox"/> (N) OR <input type="checkbox"/> (A) 2014 OCT 14 AM 9:12
(c) City, State, and ZIP Code Green Bay, WI 54305		
4. Party Affiliation Democrat	5. Office Sought US Congress	6. State & District of Candidate WI-08

DESIGNATION OF PRINCIPAL CAMPAIGN COMMITTEE

7. I hereby designate the following named political committee as my Principal Campaign Committee for the 2012 election(s).
(year of election)

NOTE: This designation should be filed with the appropriate office listed in the instructions.

(a) Name of Committee (in full) Wall for Congress
(b) Address (number and street) PO Box 1145
(c) City, State, and ZIP Code Green Bay, WI 54305

DESIGNATION OF OTHER AUTHORIZED COMMITTEES

(Including Joint Fundraising Representatives)

8. I hereby authorize the following named committee, which is NOT my principal campaign committee, to receive and expend funds on behalf of my candidacy.

NOTE: This designation should be filed with the principal campaign committee.

(a) Name of Committee (in full)
(b) Address (number and street)
(c) City, State, and ZIP Code

I certify that I have examined this Statement and to the best of my knowledge and belief it is true, correct and complete.

Signature of Candidate James Wall	Date 10/5/11
--------------------------------------	-----------------

NOTE: Submission of false, erroneous, or incomplete information may subject the person signing this Statement to penalties of 2 U.S.C. §437g.

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Wisconsin Department of Financial Institutions

Strengthening Wisconsin's Financial Future

Search for:

wisconsin jobs

Search Records

Search
Advanced Search
Name Availability

EXHIBIT

4

Corporate Records

Result of lookup for W057925 (at 9/27/2012 3:37 PM)

WISCONSIN JOBS NOW!, INC.

You can: [File an Annual Report](#) - [Request a Certificate of Status](#) - [File a Registered Agent/Office Update Form](#)

Vital Statistics

Entity ID W057925

Registered Effective Date 04/27/2011

Period of Existence PER

Status Incorporated/Qualified/Registered [Request a Certificate of Status](#)

Status Date 04/27/2011

Entity Type Non-Stock Corporation

Annual Report Requirements Non-stock Corporations are required to file an Annual Report under s. 181.1622 WI Statutes.

Addresses

Registered Agent Office BRUCE COLBURN
260 E HIGHLAND STE 500
MILWAUKEE, WI 53202

[File a Registered Agent/Office Update Form](#)

Principal Office 260 E HIGHLAND
STE 500
MILWAUKEE, WI 53202
UNITED STATES OF AMERICA

Historical Information

Annual Reports

Year	Reel	Image	Filed By	Stored On
2012	000	0000	online	database

[File an Annual Report](#) - [Order a Document Copy](#)

Certificates of None

**Newly-elected
Officers/Directors**

Old Names

None

Chronology

Effective Date	Transaction	Filed Date	Description
04/27/2011	Incorporated/Qualified/Registered	04/28/2011	
07/02/2012	Change of Registered Agent	07/02/2012	FM17-E-Form

Order a Document Copy

13044350239

EXHIBIT

5

**CAMPAIGN FINANCE REPORT
STATE OF WISCONSIN
GAB-2**

COMMITTEE IDENTIFICATION

Filing Period Name:	January Continuing 2012 Covers all activity from 07/01/2011 through 12/31/2011	OFFICE USE ONLY GAB ID: 0104429
Name of Committee/Corporation:	Friends of Mason	
Street Address:	4403 Happy Hollow Lane	
City, State and Zip:	Racine, WI 53403	

SUMMARY OF RECEIPTS AND DISBURSEMENTS	Column A This Period	Column B Calendar Year-To-Date
1. RECEIPTS		
1A. Contributions (Including Loans) from Individuals	\$17,029.75	\$23,825.90
1B. Contributions from Committees (Transfers-In)	\$0.00	\$0.00
1C. Other Income and Commercial Loans	\$0.00	\$0.00
TOTAL RECEIPTS (Add totals from 1A, 1B and 1C)	\$17,029.75	\$23,825.90
2. DISBURSEMENTS		
2A. Gross Expenditures	\$3,385.45	\$6,976.41
2B. Contributions to Committees (Transfers-Out)	\$0.00	\$525.50
TOTAL DISBURSEMENTS (Add totals from 2A and 2B)	\$3,385.45	\$7,501.91

CASH SUMMARY

Cash Balance Beginning of Report*	\$7,835.58	
Total Receipts	\$17,029.75	
Subtotal	\$24,865.33	
Total Disbursements	\$3,385.45	
CASH BALANCE END OF REPORT*	\$21,479.88	
INCURRED OBLIGATIONS		
(Balance at the Close of This Period-3A)	\$0.00	
LOANS (Balance at the Close of This Period-3B)	(\$1,170.22)	

*Cash Balance as reported by committee

I certify that I have examined this report and to the best of my knowledge and belief it is true, correct and complete.

Type or Print Name of Candidate or Treasurer: Mason, Roseann	Signature of Candidate or Treasurer	Date: Daytime Phone:
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NOTE: The information on this form is required by ss.11.06, 11.20, Wis. Stats. Failure to provide the information may subject you to the penalties of ss.11.60, 11.61, Wis. Stats.

GAB-2 (Rev. 12/03) This form is prescribed by the Government Accountability Board, P.O. Box 7984, Madison, WI 53707-7984, 608-266-8005.

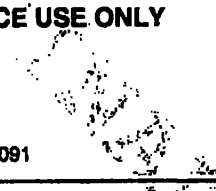
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Monetary							
12/28/2011	Warner, Jarius	4444 N Green Bay Road, Racine, WI 53404	RETIRED	Retired		\$30.00	\$180.00
09/19/2011	Wells, Luan	2712 Mitchell Street, Racine, WI 53403	RETIRED	retired		\$40.00	\$90.00
12/29/2011	Wells, Luan	2712 Mitchell Street, Racine, WI 53403	RETIRED	retired		\$25.00	\$115.00
09/14/2011	West, Frank	6100 Potomac Pl, Racine, WI 53406				\$12.50	\$12.50
09/14/2011	West, Joan	6100 Potomac Pl, Racine, WI 53406				\$12.50	\$12.50
12/27/2011	Wiesner, Andrew	325 West 51st Street Apt 6C, New York, NY 10019	ATTORNEY	Gibson, Dunn, & Crutcher	200 Park Ave, New York, NY 10166	\$250.00	\$250.00
12/28/2011	Wiesner, Kara	W66 N718 Madison Ave, Cedarburg, WI 53012				\$25.00	\$25.00
12/28/2011	Wiesner, Eugene deceased	632 Hollybrook Lane, Saukville, WI 53080	RETIRED	Retired		\$50.00	\$50.00
12/28/2011	Wiesner, Joann	632 Hollybrook Lane, Saukville, WI 53080	RETIRED	Retired		\$50.00	\$75.00
11/13/2011	Williams, Karen	1654 Patricia Place, Calumet City, IL 60409	RETIRED	retired		\$25.00	\$25.00
12/05/2011	Wiser, Dennis	2517 Pinehurst Ave, Racine, WI 53403	RETIRED	Retired		\$50.00	\$50.00
09/19/2011	Wisneski, Debora	1025 Arthur Avenue, Racine, WI 53405	ASSOC PROFESSOR	UWM	2400 E Hartford, Milwaukee, WI 53201	\$50.00	\$100.00
09/19/2011	Wisneski, Aron	1025 Arthur Avenue, Racine, WI 53405	ALDERMAN	Racine Alderman		\$50.00	\$100.00
09/19/2011	Witt, Jane	111 11th Street, Unit 4CS, Racine, WI 53403	RETIRED	Retired		\$25.00	\$25.00
09/20/2011	Younk, David	5209 Kinzie Ave, Racine, WI 53406	RETIRED	Retired		\$12.50	\$12.50
09/20/2011	Younk, Dianne	5209 Kinzie Ave, Racine, WI 53406				\$12.50	\$12.50
12/28/2011	Younk, David	5209 Kinzie Ave, Racine, WI 53406	RETIRED	Retired		\$25.00	\$37.50
12/28/2011	Younk, Dianne	5209 Kinzie Ave, Racine, WI 53406				\$25.00	\$37.50
10/02/2011	Zellner, Paula	W3034 Twin Creek Rd, Porterfield, WI 54159	POLITICAL COORDINATOR	SEIU/WI Jobs Now	W3034 Twin Creek Rd, Porterfield, WI 54159	\$250.00	\$250.00
09/19/2011	Zuhlke, Marybeth	1419 Crabapple Drive, Racine, WI 53405	RETIRED	Retired		\$25.00	\$50.00

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CAMPAIGN FINANCE REPORT STATE OF WISCONSIN GAB-2

COMMITTEE IDENTIFICATION

Filing Period Name:	July Continuing 2012	OFFICE USE ONLY  GAB ID: 0105091
Name of Committee/Corporation:	Maureen May-Grimm for Assembly	
Street Address:	PO Box 123	
City, State and Zip:	Dodgeville, WI 53533	

SUMMARY OF RECEIPTS AND DISBURSEMENTS	Column A This Period	Column B Calendar Year-To-Date
1. RECEIPTS		
1A. Contributions (Including Loans) from Individuals	\$9,530.06	\$9,530.06
1B. Contributions from Committees (Transfers-In)	\$280.04	\$280.04
1C. Other Income and Commercial Loans	\$142.20	\$142.20
TOTAL RECEIPTS (Add totals from 1A, 1B and 1C)	\$9,952.30	\$9,952.30
2. DISBURSEMENTS		
2A. Gross Expenditures	\$7,569.53	\$7,569.53
2B. Contributions to Committees (Transfers-Out)	\$0.00	\$0.00
TOTAL DISBURSEMENTS (Add totals from 2A and 2B)	\$7,569.53	\$7,569.53

CASH SUMMARY

Cash Balance Beginning of Report *	\$8,980.86	
Total Receipts	\$9,952.30	
Subtotal	\$18,933.16	
Total Disbursements	\$7,569.53	
CASH BALANCE END OF REPORT *	\$11,363.63	
INCURRED OBLIGATIONS		
(Balance at the Close of This Period-3A)	\$0.00	
LOANS (Balance at the Close of This Period-3B)	\$5,244.60	

*Cash Balance as reported by committee

I certify that I have examined this report and to the best of my knowledge and belief it is true, correct and complete.

Type or Print Name of Candidate or Treasurer:	Signature of Candidate or Treasurer	Date:
Rikil, Angela Kay		Daytime Phone:

NOTE: The information on this form is required by ss.11.06, 11.20, Wis. Stats. Failure to provide the information may subject you to the penalties of ss.11.60, 11.61, Wis. Stats.

GAB-2 (Rev. 12/03) This form is prescribed by the Government Accountability Board, P.O. Box 7984, Madison, WI 53707-7904; 608-268-8005.

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Conduct Contribution							
01/22/2012	Aas, Marcia	509 East Cornelia Street, Darlington, WI 53530				\$50.00	\$0.00
02/11/2012	Vaughn, Frederick	110 Spruce St., Mineral Point, WI 53565				\$25.00	\$0.00
02/11/2012	Swink, Caroline	12102 S Park East Dr, Perkins, OK 74059				\$50.00	\$0.00
02/11/2012	Coleman, No First Name	2950 State Highway 89, Mineral Point, WI 53565	Retired			\$50.00	\$100.00
04/07/2012	Karcher, Kim	476 Atlanta Ave, San Jose, CA 95125	Director of Human Resources	Kelly-Moore Paint Co	987 Commercial St, San Carlos, CA 94070	\$150.00	\$0.00
04/07/2012	Coleman, No First Name	2950 State Hwy 39, Mineral Point, WI 53565	Retired			\$50.00	\$150.00
03/03/2012	Vitta, Joel	399 Sinsinawa Ave, East Dubuque, IL 61025	Project Manager	IBM	700 Locust St, Dubuque, IA 52001	\$50.00	\$0.00
03/03/2012	May-Grimm, Maureen Theresa	240 South St, Mineral Point, WI 53565				\$1.00	\$0.00
03/17/2012	Coleman, No First Name	2950 State Hwy 39, Mineral Point, WI 53565	Retired			\$50.00	\$200.00
04/28/2012	Tennessee, Charles	3893 Mill Creek Rd, Dodgeville, WI 53533	Teacher	Dodgeville School District	307 N Iowa St, Dodgeville, WI 53533	\$75.00	\$0.00
04/28/2012	Meyer, Barbara	10756 Trotter Rd, Argyle, WI 53504				\$10.00	\$0.00
04/28/2012	Kaiser, Cathryn	4407 County Rd DD, Mineral Point, WI 53565	Medical Doctor	SMDV/Dean	833 S Iowa St, Dodgeville, WI 53533	\$50.00	\$0.00
04/28/2012	Ginsberg, Gail	301 S Home Ave, Oak Park, IL 60302	Attorney			\$100.00	\$0.00
05/05/2012	Zelner, Paula	W3034 Twin Creek Road, Porterfield, WI 54159	Political Coordinator	SEIU/Local 100	260 E Highland Ave, Milwaukee, WI 53202	\$50.00	\$0.00
05/05/2012	Bachner, Anne	4091 County Road Z, Dodgeville, WI 53533	Retired Teacher			\$75.00	\$0.00
05/12/2012	Spevacek, William	1871 Twin Bridge Rd, Mineral Point, WI 53565				\$50.00	\$0.00
05/12/2012	Fox, Sarah	1238 E. Lake Rd, Mineral Point, WI 53565	physician	Mineral Point Medical Center	104 High St, Mineral Point, WI 53565	\$100.00	\$0.00
05/12/2012	Potocki, Jane	1107 Lost Grove Rd, Mineral Point, WI 53565				\$50.00	\$0.00
05/12/2012	Coleman, No First Name	2950 State Highway 39, Mineral Point, WI 53565	Retired			\$50.00	\$250.00

13044350243

The old Google Groups will be going away soon. [Switch to the new Google Groups](#)

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I Love My Public School

Search this group

Search Groups

Town Hall with Congressional Reps this Wednesday

Options

1 message - [Collapse all](#)

jallinder [View profile](#)

[More options](#) Jun 26 2011, 11:50 pm

It's not every day that members of Congress who want to fight back against the policies of Gov. Scott Walker, state Sen. Alberta Darling, and U.S. Rep. Paul Ryan visit our neighborhood to ask us for directions. But that's exactly what's happening. Give them the direction they need to get our country back on the right track. The focus is on jobs, but it is not difficult to make the connection between public education and good jobs, right?

6:30 pm (doors open 5:45 pm)
Wednesday, June 29
Vincent High School, 7501 N. Granville Road, Milwaukee

Scheduled to appear:
Reps. Gwen Moore, Tammy Baldwin, Barbara Lee, and Jan Schakowsky

The event is free and open to the public, but I have several "tickets" for priority seating for I Love My Public School supporters. Email me jasm...@ilovemypublicschool.com and we can arrange for a ticket exchange.

Also, FREE Milwaukee Shuttle!
Vans run continuously 5-6 pm. Call 414-278-4205 to reserve a seat.

Route One
12 th and North: YMCA
Lieben and Shennan: Washington Park
Burleigh and Shennan: Boys and Girls Club
Roosevelt and Sherman: Mount Calvary Lutheran Church
Roosevelt and Fond du Lac: Assembly of God Church
60 th and Hope (off of Capitol): Lowe's parking lot, Midtown Shopping Center

Route Two
MLK and Locust: MLK Library
Teutonia and North: Checkers parking lot on southeast side
Teutonia and Capitol: Walgreens parking lot
Teutonia and Green Tree: Orbit gas station
Teutonia and Good Hope: McDonalds
41 st and Good Hope: Our Lady of Good Hope Church

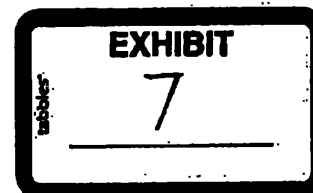
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On 78 th at W. Calumet
On Servite at N. Wabash
9025 N. 75 th St.
85 th and Beatrice: Walgreens parking lot
On 85 th at N. Judam
Alyn and Swan: YMCA entrance
91 st at Brown Deer: Kwik Pantry
107 th and Donna: Popoeh Park

FOR MORE INFO CONTACT:

Paula Zellner
Wisconsin Jobs Now
715-340-6567 (cell)
715-735-7811 (office)

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SCHEDULE A

ITEMIZED RECEIPTS All Listed Line Numbers



Committee: WALL FOR CONGRESS

There are a total of 1129 Itemized Receipts

Displaying 1 through 500

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Contributor's Name Contributor's Address	Employer	Date	Amount (\$)
	Occupation	Memo	Aggregate (\$)
	Memo/Description	Text	Limits
Susan Abrams 2355 Linden Ave Highland Park, Illinois 600352007	Northwestern University	12/07/2011	50.00
	Visiting Scholar		50.00
Judith H. Adams 1640 Indian Rd Beloit, Wisconsin 535113930	FAMILY SERVICE ASSOCIATION	12/30/2011	50.00
	SOCIAL WORKER		50.00
Lindsey Angerholzer 499 S Capitol St SW Ste 404 Washington, DC 200034004	The Angerholzer Company	10/14/2011	50.00
	President		50.00
	* In-Kind: Room for 10/25 DC event		
Anonymous Anonymous	Information Requested	11/06/2011	50.00
	Information Requested		50.00
Anonymous Anonymous	Information Requested	12/01/2011	18.00
	Information Requested		18.00

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546014930			
James H. Yorita 8904 Bittersweet Rd Sturgeon Bay, Wisconsin 542358697	RETIRED	11/02/2011	200.00
	RETIRED		200.00
Sue Zaeske 611 Chapman St Madison, Wisconsin 537141832	University of Wisconsin-Madison	12/07/2011	250.00
	Associate Professor		250.00
Bill Zaferos 2551 N 94th St Milwaukee, Wisconsin 532261708	Cobalt Corporation	12/21/2011	50.00
	Manager		50.00
Dane Zahn 2089 Rudden Rd Greenleaf, Wisconsin 541269654	Information Requested	12/06/2011	50.00
	Appliance Dealer		50.00
Paula Zellner W3034 Twin Creek Road Porterfield, Wisconsin 541599747	Wall for Congress	10/03/2011	150.00
	Campaign Manager		150.00
Judy Ziewacz 5623 Winnequah Rd Monona, Wisconsin 537163064	RETIRED	12/07/2011	100.00
	RETIRED		100.00
Alex Zwerdling 1346 Wallach Pl NW Washington, DC 200094451	The Baughman Company	10/15/2011	192.11
	Consultant		692.11
	* In-Kind: Food and Drinks		
Carol M. Zwick 730 Congress Pl Neenah, Wisconsin 549562946	Kimberly-Clark	12/05/2011	50.00
	Research Tech		50.00
Steve Abernethy 4065 25th St San Francisco, California 941143814	SQUARETRADE	12/31/2011	200.00
	CHIEF EXECUTIVE OFFICER		200.00
	* Earmarked Contribution: See Below		
Act Blue 14 Arrow St Ste 11 Cambridge, Massachusetts 021385106		12/31/2011	200.00
	Conduit total listed in Agg. field	MEMO	58142.36
	Note: Above Contribution earmarked through this organization.		LIMITS
Joshua Ackil 1739 Harvard St NW Washington, DC 200092905	Franklin Square Group	12/20/2011	500.00
	consultant		500.00
	* Earmarked Contribution: See Below		
Act Blue 14 Arrow St Ste 11		12/25/2011	500.00
	Conduit total listed in Agg. field	MEMO	58142.36



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Announcement Release

FOR IMMEDIATE RELEASE: 10/5/2011
Contact: Paula Zellner at 715-340-6567 or paula@jamiewall.com

GREEN BAY, WI— Jamie Wall today announced his campaign to build a strong future for Wisconsin's Eighth Congressional District. Born and raised on a family dairy farm in northeast Wisconsin, Wall now runs his own small business in Green Bay. He knows first-hand what it takes to bring people together to solve problems, improve the economy, and create jobs.

"I'm running for Congress because I love northeast Wisconsin, and we deserve better than we're getting from Washington," Wall said. "Real people are suffering in this economy, and our politicians are squabbling with each other instead of working together to do what's right for the people who elected them."

"It doesn't have to be this way. We can turn things around, both here in Wisconsin and across the country. But it's going to take leadership that's focused on improving the economy, creating jobs, and protecting the way of life we enjoy here in Wisconsin. We need people in Congress who will find practical ways to preserve Medicare and Social Security instead of working to destroy them. We need to do better. And I believe we can."

Wall was raised on his family's dairy farm and grew up hunting and fishing with family



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Wednesday, January 18, 2012

Jamie Wall Earns Spot in DCCC's Competitive Red-to-Blue Program

FOR IMMEDIATE RELEASE: 1/18/2012

Contact: Paula Zellner at 715-340-6567 or paula@jamiewall.com

Jamie Wall (WI-08) announced today that he earned a spot on the Democratic Congressional Campaign Committee's (DCCC) highly competitive Red-to-Blue program. He has surpassed demanding fundraising, organizing, and infrastructure goals and skillfully demonstrated to voters that he is a problem-solver who will protect the middle class when elected to Congress.

"I am honored that so many people in Wisconsin's 8th Congressional District have joined our grassroots campaign to create jobs, stand up for middle class families, protect Medicare and Social Security and reignite the American dream," said Jamie Wall. "The early strength we have demonstrated by being named to the Red to Blue program means we have the support, confidence, and momentum it takes to win in November."

"Born and raised on a dairy farm in Northeast Wisconsin, Jamie Wall knows first-hand the value of hard work and what it takes to invest in small businesses and create jobs."



RED TO BLUE CANDIDATE



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Tuesday, February 14, 2012

AFT-Wisconsin endorses Jamie Wall for Congress

FOR IMMEDIATE RELEASE: 2/14/2012

Contact: Paula Zelner at 715-340-6567 or paula@jamiewall.com

Madison, Wis. – AFT-Wisconsin has endorsed Jamie Wall for Congress. Wall is running as a Democrat in Wisconsin's 8th Congressional District. He is challenging the incumbent, Republican Reid Ribble. Wall received the endorsement after completing a candidate questionnaire and participating in a candidate interview conducted by AFT-W Committee on Political Education (COPE) members from across the state.

Wall's candidacy shows early promise, and he has been named to the Democratic Congressional Campaign Committee's (DCCC) Red-to-Blue program, an initiative that highlights races where Democrats have a strong chance of taking back seats currently held by Republicans. Wall is one of only 18 candidates to be selected for this highly competitive program, and he is the only candidate from Wisconsin.

AFT-W President Bryan Kennedy sees Wall's candidacy as a chance for the residents of 8th Congressional District to elect a representative they can trust: "Jamie Wall is a respected small business owner, one who will bring his practical experience to bear when fighting to bring jobs to northeast Wisconsin. We can count on him to put petty politics aside and work for the good of working families, rather than for the monied interests that dominate much of Washington politics."



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Wednesday, February 29, 2012

Wall Campaign Announces 1000th Donor

FOR IMMEDIATE RELEASE: 2/29/2012

Contact: Paula Zellner at 715-340-6567 or paula@jamielwall.com

Jamie Wall (WI-08) announced today that John Rybicki of Algoma, Wisconsin is the 1000th donor to his campaign for Congress. Rybicki, a retired small business owner, contributed \$25 to Wall's campaign online.

"I'm deeply concerned with the dysfunctional Congress that we've had over the past two years," said Rybicki. "Politicians have been putting party before principle. I support Jamie because he will put principle before political gain and work for the good of the people."

Since launching his campaign in October, Wall has built a strong campaign focused on grassroots support. Fundraising has been a strength for Wall - he raised almost \$60,000 more than his incumbent opponent in his first quarter in the race.

"I'm grateful for John and the 999 others who have supported my race in the past five months," said Wall. "My grassroots support proves that Northeast Wisconsin is ready for change and that we will win this race in November."

Permalink



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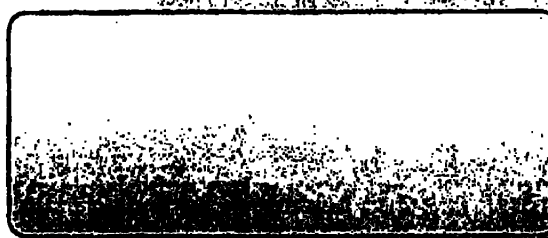
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Wednesday, October 5, 2011

Announcement Release

FOR IMMEDIATE RELEASE: 10/5/2011

Contact: Paula Zellner at 715-340-6567 or paula@jamiwall.com

GREEN BAY, WI— Jamie Wall today announced his campaign to build a strong future for Wisconsin's Eighth Congressional District. Born and raised on a family dairy farm in northeast Wisconsin, Wall now runs his own small business in Green Bay. He knows first-hand what it takes to bring people together to solve problems, improve the economy, and create jobs.

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Wall was raised on his family's dairy farm and grew up hunting and fishing with family and neighbors. After graduating as valedictorian of his class at Wrightstown High School, he was the first in his family to go to college. He earned an honors degree in History and Political Science at the University of Wisconsin-Madison and became the first UW student in a generation to win a Rhodes Scholarship. Wall helped establish the northeast Wisconsin economic development organization now known as the New North and has extensive experience helping businesses in Wisconsin and around the country solve complex strategic and operational problems.

Permalink



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Follow Jamie on **twitter**



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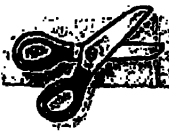
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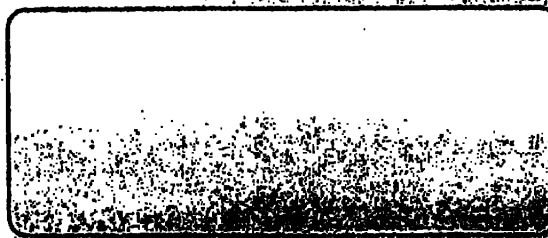


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Tuesday, February 14, 2012

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FOR IMMEDIATE RELEASE: 2/14/2012

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AFT Wisconsin represents 17,000 professional public employees in the State of Wisconsin, including several hundred in the 8th Congressional District.

[Permalink](#)**Cut of the Week #13: Eliminate Maintenance Costs for Underused Federal Buildings**

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Saturday, March 3, 2012

Rep. Ribble Fights to Bring Back Earmarks He Campaigned Against

FOR IMMEDIATE RELEASE: 3/3/2012

 Contact: Paula Zellner at 715-340-6567 or paula@jamiewall.com

Green Bay, WI – Last week, Congressman Reid Ribble was caught begging his Republican leaders to find a loop hole for him and allow taxpayer-funded earmarks in a tariff bill. Ribble campaigned against earmarks and even voted to ban them, but he's changed his tune now that he's spent some time in Washington.

"Congressman Ribble should explain why he tells his constituents one thing in northeast Wisconsin and his party leaders another in Washington," said Jamie Wall, candidate for Congress. "We don't need more backroom deals for special interests while the economy continues to struggle and the national debt continues to rise."

Members of Congress use earmarks to spend money while bypassing normal merit-based approval processes. Earmarks often produce bills bulging with wasteful, pork-barrel spending, such as the infamous "Bridge to Nowhere" in Alaska.

Sources: Politico, 4/23/12, "House freshmen: Bring back earmarks"; WisPolitics.com, 4/24/12, "Ribble signs onto letter seeking to ease earmark restrictions"

A Green Bay businessman, Wall helped establish the northeast Wisconsin economic development organization now called the New North, and he brings real-world experience helping Wisconsin businesses solve problems and create jobs.

[Permalink](#)


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- Check out the "Cut of the Week" #13 <http://t.co/8OeTNxBF> Fri Aug 10 - 12:15 PM
- Looking forward to the Packers beating the Chargers tomorrow night. #GoPackGo Wed Aug 8 - 6:10 PM
- Please join me for a volunteer appreciation cook-out on Saturday in Appleton! <http://t.co/lwCBg23w> #thankyou Mon Aug 6 - 7:55 PM
- My heart goes out to the victims and family members of the tragedy in Oak Creek. #OakCreek #templeshooting Sun Aug 5 - 7:09 PM
- Enjoyed attending the Menominee Nation Pow Wow yesterday. Sun Aug 5 - 9:45 AM

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SCHEDULE B

ITEMIZED DISBURSEMENTS

All Listed Line Numbers



Committee: WALL FOR CONGRESS

Disbursement To Address	Election Type	Date of Disbursement
	Extra Description	Amount This Period
	Text	Memo
ActBlue Technical Services PO Box 382110 Cambridge, Massachusetts 022382110		01/02/2012
	Credit Card Processing Fees	27.28
ActBlue Technical Services PO Box 382110 Cambridge, Massachusetts 022382110		01/08/2012
	Credit Card Processing Fees	172.44
ActBlue Technical Services PO Box 382110 Cambridge, Massachusetts 022382110		01/15/2012
	Credit Card Processing Fees	176.74
ActBlue Technical Services PO Box 382110 Cambridge, Massachusetts 022382110		01/22/2012
	Credit Card Processing Fees	113.59
ActBlue Technical Services PO Box 382110 Cambridge, Massachusetts 022382110		01/29/2012
	Credit Card Processing Fees	9.12
ActBlue Technical Services PO Box 382110 Cambridge, Massachusetts 022382110		02/05/2012
	Credit Card Processing Fees	34.49

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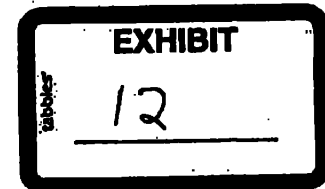
Target 2050 Lime Kiln Rd Green Bay, Wisconsin 543116264		
	Food for Event	104.98
		MEMO
Tabatha Noack 1025 Irene St Green Bay, Wisconsin 543022429		01/26/2012
	Reimbursement	58.00
United States Postal Service Packerland Green Bay, Wisconsin 54302		01/26/2012
	Postage	58.00
		MEMO
Stephanie Rodgers 2747 Brookhaven Ct Green Bay, Wisconsin 543115432		02/27/2012
	Reimbursement	203.10
Office Depot 1535 West Mason Street Green Bay, Wisconsin 54305		02/27/2012
	Office Supplies	203.10
		MEMO
Paula Zellner W3034 Twin Creek Rd Porterfield, Wisconsin 541599747		02/29/2012
	Reimbursement	284.00
American Airlines 4333 Amon Carter Blvd Fort Worth, Texas 761552605		02/29/2012
	Travel	284.00
		MEMO
Stephanie Rodgers 2747 Brookhaven Ct Green Bay, Wisconsin 543115432		03/08/2012
	Reimbursement	428.30
Office Depot 1535 West Mason Street Green Bay, Wisconsin 54305		03/08/2012
	Office Supplies	428.30
		MEMO
ADP 1 Adp Blvd Roseland, New Jersey 070681728		02/02/2012
	Payroll	4327.30
Tabatha Noack 1025 Irene St Green Bay, Wisconsin 543022429		02/02/2012
	Payroll	1849.40
		MEMO
Stephanie Rodgers 2747 Brookhaven Ct		02/02/2012
	Payroll	2477.90



SCHEDULE B

ITEMIZED DISBURSEMENTS

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Disbursement To Address	Election Type	Date of Disbursement
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	Text	Memo
ActBlue Technical Services PO Box 382110 Cambridge, Massachusetts 022382110		04/01/2012
	Credit Card Processing Fees	3.77
ActBlue Technical Services PO Box 382110 Cambridge, Massachusetts 022382110		04/08/2012
	Credit Card Processing Fees	112.25
ActBlue Technical Services PO Box 382110 Cambridge, Massachusetts 022382110		04/15/2012
	Credit Card Processing Fees	78.84
ActBlue Technical Services PO Box 382110 Cambridge, Massachusetts 022382110		04/22/2012
	Credit Card Processing Fees	85.09
ActBlue Technical Services PO Box 382110 Cambridge, Massachusetts 022382110		04/29/2012
	Credit Card Processing Fees	17.12
ActBlue Technical Services PO Box 382110 Cambridge, Massachusetts 022382110		05/06/2012
	Credit Card Processing Fees	23.09

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Office Depot 1535 West Mason Street Green Bay, Wisconsin 54305		04/01/2012
	Office Supplies	267.46
		MEMO
Cory Kazik 1021 Estes Dr De Pere, Wisconsin 541151225		04/01/2012
	Reimbursement	128.00
United States Postal Service Packerland Green Bay, Wisconsin 54302		04/01/2012
	Postage	128.00
		MEMO
ADP 1 Adp Blvd Roseland, New Jersey 070681728		04/01/2012
	Payroll	6441.92
Cory Kazik 1021 Estes Dr De Pere, Wisconsin 541151225		04/01/2012
	Payroll	636.24
		MEMO
Tabatha Noack 1025 Irene St Green Bay, Wisconsin 543022429		04/01/2012
	Payroll	1005.39
		MEMO
Stephanie Rodgers 2747 Brookhaven Ct Green Bay, Wisconsin 543115432		04/01/2012
	Payroll	1365.74
		MEMO
Paula Zellner W3034 Twin Creek Rd Porterfield, Wisconsin 541599747		04/01/2012
	Payroll	3434.55
		MEMO
ADP 1 Adp Blvd Roseland, New Jersey 070681728		04/16/2012
	Payroll	6743.11
Cory Kazik 1021 Estes Dr De Pere, Wisconsin 541151225		04/16/2012
	Payroll	430.89
		MEMO
George Koutsos 3046 Crestview Drive Green Bay, Wisconsin 54305		04/16/2012
	Payroll	1611.26
		MEMO
Tabatha Noack 1025 Irene St Green Bay, Wisconsin 543022429		04/16/2012
	Payroll	1095.47

No Quarter



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Wall's congressional campaign staffer lands in hot water

Aug. 5, 2012

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Neumann now tries to raise cash for Thompson campaign

Neumann defends fundraising to pay off campaign debt

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Democratic congressional candidate Jamie Wall says he wants to put an end to the partisan rancor.

"We can revive our economy and preserve Medicare for future generations," said Wall, who is trying to unseat first-term U.S. Rep. Reid Ribble, a Republican from Sherwood. "But it will take a Congress that can work together and get beyond the bitter partisan squabbling we've seen in Washington and Madison."

It's a message that hasn't sunk in with Wall's own staff.

Paula Zellner, who joined Wall's campaign in October, was one of 17 people ticketed in Racine early this year on suspicion of violating a city ordinance against picketing at people's private residences.

The group conducted a demonstration mocking the well-heeled donors attending a fundraiser for state Rep. Robin Vos (R-Rochester) - featuring Republican U.S. Rep. Paul Ryan as a guest speaker - at a house just off Lake Michigan in Racine.

The scene got a little crazy.

Here is how the Journal Times in Racine summarized the situation:

"Some (guests) were elderly and visibly traumatized by the confrontation," according to the police report. A 75-year-old Racine County woman "was trembling and near tears," the report states. "One (protester) kept trying to grab her and force her to have a photograph taken with the group. She said they were mocking her."

Five police squad cars eventually showed up at the scene, and the 17 protesters - including Zellner - were ticketed on suspicion of violating the local ordinance, something that carries a \$271.50 fine.

All have pleaded not guilty. A decision in the case is expected soon.

Zellner - a veteran Wisconsin Democrat - did not return calls to her office and cellphone.

A spokesman for Ribble ripped Wall over his staffer's actions.

"It's troubling that Jamie Wall would support and condone these offensive mail-style tactics by his staff," said Jon Schmieder, Ribble's campaign manager. "Northeast Wisconsin families expect and deserve better."

Richard Saks, a Milwaukee labor attorney, is representing the protesters on behalf of Wisconsin Jobs Now, a labor-funded organization that sponsored the rally.

Saks said Friday that the ban on residential picketing doesn't apply to this situation.

"The home was being opened up for a political fundraiser," Saks said. "The residential picketing ordinance is used, like, to prevent anti-abortion protesters from picketing the home of a doctor who does abortions. . . . You're giving people the right to retreat back to their home."

Nicole Loop, an assistant city attorney for Racine, dismisses that argument.

"There is nothing to indicate that this was anything other than a private event at a private dwelling," Loop wrote last month.

Fred Young, who hosted the Vos fundraiser at his Racine house, said he suspected that there might be protesters, given that the January event occurred in the middle of the recall fever.

His residence doesn't have a sidewalk in front of it, so those attending the event had to park down the street and walk to Young's home. Young contended that one particular woman had trouble getting to his house.

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"She was in her 70s and a rather frail woman," said Young, a big donor to Republican politicians and a board member for two major conservative think tanks - the Reason Foundation and Cato Institute. "They hassled her. They had a klieg light, taking pictures and mocking her. So there was some harassing of people who are vulnerable, shall we say."

Young said he is eagerly awaiting the judge's decision in the case.

In the meantime, he said he was not surprised that one of the protesters was now running a campaign for a candidate preaching the need for unity.

"I'm an old guy - I've seen a lot," said the 70-year-old businessman. "I guess I'm not shocked."

Identity crisis

A poll sponsored by a Madison-based gay-rights group asked Wisconsin respondents last week whether they would vote for Republican Tommy Thompson or Democrat Eric Hovde in a head-to-head matchup.

Oops.

Of course, Hovde is - like Thompson - a Republican. They are two of four candidates squaring off in the Aug. 14 GOP primary for an open U.S. Senate seat.

The head of Fair Wisconsin, which is paying for the survey conducted by Mountain West Research in Idaho, placed the blame for the mistake on the pollster.

"The misidentification of one of the candidates in the survey was purely a mistake on the part of the vendor, and it has been corrected," said Katie Entinger, executive director of the group.

A Hovde campaign aide said he believes the mistake was intentional.

"Fair Wisconsin can try and dodge this all they'd like, but nobody believes the validity of an oversight this large," said spokesman Sean Lansing.

Fair Wisconsin, which unsuccessfully fought a constitutional amendment banning same-sex marriage in 2008, has endorsed U.S. Rep. Tammy Baldwin, the only Democrat in the Senate race. She is seeking to become the first openly lesbian member of the Senate.

Lansing suggested the inaccurate poll question was intended to help Baldwin.

"It is no secret that Tammy Baldwin and the Democrats don't want to face Eric in November, and this disingenuous poll is more proof," he said.

Most statewide polls have shown Hovde trailing Baldwin by a few percentage points.

Contact Daniel Bice at (414) 224-2135 or dbice@jms.com. Follow him on Twitter [@DanielBice](https://twitter.com/DanielBice).

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BLOG | SEIU, Dem SuperPAC Cancel TV Support for Wall Campaign

You are here: Home > Blog > SEIU, Dem SuperPAC Cancel TV Support for Wall Campaign

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26TH SEP 2012 AT 14:31 | BY BRIAN SIKMA

SEIU, Dem SuperPAC Cancel TV Support for Wall Campaign

By: Brian Sikma

Just days after Media Trackers revealed serious concerns about possible federal campaign law violations on the part of an SEIU front-group and the Jamie Wall for Congress campaign, *Roll Call* is reporting that the SEIU and a Democrat affiliated SuperPAC are cancelling television advertising buys originally intended to help boost Wall's campaign. The Media Trackers report highlights a potentially embarrassing situation that could cause outside groups to back away from a toxic campaign.

Paula Zellner, campaign manager for Wall for Congress, appears to have retained a position of influence with Wisconsin Jobs Now! (an SEIU front-group) months after she joined the Wall campaign in October of 2011. As a third-party group that was conducting activities designed to help Wall and reduce support for his Republican opponent, Wisconsin Jobs Now! was prohibited by federal law from coordinating its activities with the Wall campaign. Campaign finance reports, police reports and social media accounts all show that Zellner was working for both the third-party group and the campaign, a clear violation of federal election law.

None of the parties involved would comment on or deny the information Media Trackers uncovered. Talk radio in Green Bay did pick up the story and it is not clear if the Wall campaign has responded to press inquiries about the issue.

Third-party groups have become more powerful in recent election cycles helping to expand the map of competitive races and stretch the spending power of party and candidate committees by reinforcing their message. Federal law strictly bans these outside groups from coordinating with the campaigns they are seeking to assist.

For the SEIU and the House Majority PAC to cancel roughly \$200,000 worth of television air time means that the Wall campaign will need to bolster its own fundraising and media strategy to make up for the lost support. For now the Democratic Congressional Campaign Committee will be proceeding with its television ad buy that, according to *Roll Call*, is scheduled to start on October 8th.

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Is Wis. Media Silent On Jamie Wall Campaign

September 26, 2012

[World](#)



Français : [Logo SEIU](#) (Photo credit: Wikipedia)

Here's an expanding story from Media Trackers and something that was talked about on The Jerry Bader Show at [WTAQ](#) 1360 Green Bay. From the main story that most in the media is not covering we now see the Wall campaign is losing T V support. Why would that be?

SEIU, Dem SuperPAC Cancel TV Support for Wall Campaign

By: Brian Sikma

Just days after Media Trackers revealed serious concerns about possible federal campaign law violations on the part of an SEIU front-group and the Jamie Wall for Congress campaign, Roll Call is reporting that the SEIU and a Democrat affiliated SuperPAC are cancelling television advertising buys originally intended to help boost Wall's campaign. The Media Trackers report highlights a potentially embarrassing situation that could cause outside groups to back away from a toxic campaign.

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None of the parties involved would comment on or deny the information Media Trackers uncovered. Talk radio in Green Bay did pick up the story and it is not clear if the Wall campaign has responded to press inquiries about the issue.

Read more at [Media Trackers](#)

The main story that was never picked up was the possible federal campaign law violations. Now we see democrat Jamie Wall who is running for the Wisconsin's 8th Congressional district is getting free advertising pulled from his friends over at the SEIU and Dem SuperPacs. Possible federal campaign law violations, come on, no way! We have to wonder why the rest of the media is not reporting this story or the original? Could it be they are trying to protect a democrat? If this was Reid Ribble, it would be front page, breaking news for seven days straight. Believe it or not, this story has been out there for seven days.

Media is silent again. Move along, nothing here to see!

Please share this:

0

Campaign manager, Democratic, Paula Zellner, Political action committee, Reid Ribble, SEIU, Service Employee International Union, Wisconsin

About Paul Socha

Owner and Editor of Wis. U. P. North

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